

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/511,454	10/12/2004	Xiao-Qi Zhou	7220206001-3222000	2358	
23639 759	90 08/21/2006		EXAM	EXAMINER	
BINGHAM, MCCUTCHEN LLP THREE EMBARCADERO CENTER 18 FLOOR			PENG, KUO LIANG		
			ART UNIT	PAPER NUMBER	
SAN FRANCIS	SAN FRANCISCO, CA 94111-4067				
			DATE MAILED: 08/21/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/511,454	ZHOU ET AL.		
		Examiner	Art Unit		
		Kuo-Liang Peng	1712		
Period fo	The MAILING DATE of this communication apport	pears on the cover sheet with the	correspondence address		
A SH WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D asions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. In period for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO (36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).		
Status					
2a)□	Responsive to communication(s) filed on 1/18 This action is FINAL . 2b) This Since this application is in condition for alloward closed in accordance with the practice under the	s action is non-final. Ince except for formal matters, pr			
Dispositi	on of Claims				
5)□ 6)⊠ 7)⊠ 8)□	Claim(s) 1-64 is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) 1-64 is/are rejected. Claim(s) 5,9,39 and 43 is/are objected to. Claim(s) are subject to restriction and/or and/or construction.	wn from consideration.			
Applicati	on Papers				
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Example 2.	cepted or b) objected to by the drawing(s) be held in abeyance. Se tion is required if the drawing(s) is ob	ee 37 CFR 1.85(a). pjected to. See 37 CFR 1.121(d).		
Priority u	ınder 35 U.S.C. § 119				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachmen 1) ⊠ Notic	t(s) e of References Cited (PTO-892)	4) ☐ Interview Summary	y (PTO-413)		
2) 🔲 Notic 3) 🔯 Inforr	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date <u>1/18/05</u> .	Paper No(s)/Mail D			

Application/Control Number: 10/511,454 Page 2

Art Unit: 1712

DETAILED ACTION

Claim Objections

1. Claims 5, 9, 39 and 43 are objected to because of the following informalities:

In Claim 9 (line 4), should "ctadecylmethylsiloxane" be -- octadecylemthylsiloxane -- as indicated in Claim 43?

In Claim 5 (line 3), Claim 9 (line 4), Claim 39 (lines 2-3) and Claim 43 (line 4), should "a combination" be -- combinations --?

Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 9 and 43 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In Claim 9, the terms "decylmethylsiloxane", "octadecylmethylsiloxane", "ctadecylmethylsiloxane" and "dimethylsiloxane" cause confusion because none of these is considered as a **poly**siloxane.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-10, 12-20, 25-44, 46-55 and 59-64 are rejected under 35 U.S.C. 102(e) as being anticipated by Matayabas (US 6 469 379).

Matayabas discloses a thermal interface composition comprising a vinyl-containing (e.g., vinyl terminated) polydiorganopolysiloxane, two Si-H containing polydiorganosiloxanes. Additives such as catalyst, inhibitors, etc. can be used.

Fillers such as copper, boron nitride, etc. can be used. (col. 3, line 19 to col. 4, line 38 and col. 5, line 66 to col. 6, line 39) The particle sizes of the fillers are described in col. 6, lines 13-22, which can be considered as micro-fillers. Since the vinyl-containing polydiorganosiloxane and the Si-H containing polydiorganosiloxane have different substituents, Examiner has a reasonable basis to believe that each has a different solubility parameter. The composition can be used for preparing integrated circuit package, etc. (col. 6, line 51 to col. 8, lines 21)

4. Claims 1-14, 16, 18-20, 22-23, 25-48, 50, 52-57 and 59-64 are rejected under 35 U.S.C. 102(b) as being anticipated by Mine (US 6 040 362).

Mine discloses a thermal interface composition comprising components A) to C). Component C) can be a platinum catalyst. (col. 2, line 5 to col. 5, line 9) Since components A) and B) have different substituents, Examiner has a reasonable basis to believe that each has a different solubility parameter. An inhibitor can be use. (col. 6, lines 23-41) Fillers such as silica, copper, etc. can be used. (col. 6, line 42 to col. 7, line 33) The composition can be used for preparing IC, etc. (col. 8, lines 21-41)

5. Claims 1-15, 17-26, 35-49 and 51-60 are rejected under 35 U.S.C. 102(b) as being anticipated by Theodore (US 4 292 225).

Theodore discloses a composition comprising a vinyl or allyl groupcontaining polydiorganosiloxane, a Si-H containing polydiorganosiloxane, silica
and boron nitride. A platinum catalyst can be used. An inhibitor such as silicone
oligomer containing alkenyl groups, quinoline, etc can be used. (col. 2, line 62 to
col. 5, line 15 and Examples) Since the vinyl or allyl group-containing
polydiorganosiloxane and the Si-H containing polydiorganosiloxane have different
substituents, Examiner has a reasonable basis to believe that each has a different
solubility parameter. A viscosity modifier (rheological modifier) can be used,
which can be non-reactive (i.e., solvent). (col. 2, lines 36-58) The preambles
"thermal interface composition" and "coating composition" are merely intended
use, and do not carry any weight of patentability.

5. Claims 1-5, 8-10, 12-15, 17-18, 25-39, 43-44, 46-49, 51-52 and 59-64 are rejected under 35 U.S.C. 102(b) as being anticipated by Hanson (US 5 950 066).

Hanson discloses a thermal interface composition comprising a blend of polyorganosiloxane graft polymer of octadecene, a methylsiloxane host and fillers such as alumina, boron nitride, metal powders, etc. and mixtures thereof. (col. 3.

Application/Control Number: 10/511,454

Art Unit: 1712

line 58 to col. 4, line 48) The particle sizes of the fillers are described in col. 4, lines 9-22. Since the polyorganosiloxane graft polymer of octadecene and methylsiloxane host have different substituents, Examiner has a reasonable basis to believe that each has a different solubility parameter.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 21, 24, 55 and 58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matayabas.

Matayabas discloses a thermal interface composition, supra, which is incorporated herein by reference. Matayabas is silent on the use of a rheological modifier such as a solvent. However, a solvent can affect the properties of the composition such as processibility, shear modulus, etc. Therefore, it would have

been obvious to one of ordinary skilled in the art at the time of the invention was made to incorporate a solvent in the composition in order to afford a thermal interface composition with desired properties.

10. Claims 22 and 56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Matayabas in view of Mine.

Matayabas discloses a thermal interface composition, supra, which is incorporated herein by reference. Matayabas is silent on the specific catalyst set forth in the instant claims. However, Mine teaches the use of a platinum catalyst for curing a polysiloxane-based thermal interface composition. (col. 4, line 59 to col. 5, line 9) The motivation is to facilitate the curing the composition. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to utilize Mine's platinum catalyst for curing Matayabas' composition.

11. Claims 21, 24, 55 and 58 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mine.

Mine discloses a thermal interface composition, supra, which is incorporated herein by reference. Mine is silent on the use of a rheological modifier such as a

solvent. However, a solvent can affect the properties of the composition such as processibility, etc. Therefore, it would have been obvious to one of ordinary skilled in the art at the time of the invention was made to incorporate a solvent in the composition in order to afford a thermal interface composition with desired properties.

12. Claims 21 and 55 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hanson.

Hanson discloses a thermal interface composition, supra, which is incorporated herein by reference. Hanson is silent on the use of a rheological modifier. However, Hanson teaches the viscosity is important. (col. 4, lines 9-22) Furthermore, a rheological modifier can affect the viscosity of the composition. Therefore, it would have been obvious to one of ordinary skilled in the art at the time of the invention was made to incorporate a rheological modifier in the composition in order to afford a thermal interface composition with desired viscosity.

13. Claims 16 and 50 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hanson in view of Matayahas'731 (US 2003/0168731).

Hanson discloses a thermal interface composition comprising metal powders, supra, which is incorporated herein by reference. Hanson is silent on the specific use of copper. However, Matayahas'731 teaches the use of copper in a thermal interface composition.

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kuo-Liang Peng whose telephone number is (571) 272-1091. The examiner can normally be reached on Monday-Friday from 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Randy Gulakowski, can be reached on (571) 272-1302. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-

direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

klp

August 16, 2006

Kuo-Liang Peng

Primary Examiner

Art Unit 1712